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6 **UNITED STATES DISTRICT COURT**
7 **DISTRICT OF NEVADA**
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9 TRAVELERS CASUALTY AND SURETY
10 COMPANY OF AMERICA,

11 Plaintiff,

12 v.

13 WILLIAMS BROTHERS, INC., et al.,

14 Defendants.
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2:12-cv-0058-LDG-RJJ

ORDER

16 On January 25, 2012, plaintiff Travelers Casualty and Surety Company of America filed a
17 motion for preliminary injunction (#6) requiring defendants Williams Brother, Inc., and Peek
18 Construction Company to provide full access to their files pursuant to the terms of general
19 agreements of indemnity between Travelers and these defendants. The court notes that
20 defendants' response to the motion for preliminary injunction is due on February 11, 2012. On
21 February 3, 2012, defendants filed an emergency motion for mandatory and prohibitory
22 preliminary injunctive relief against Travelers. Defendants' reason for not making efforts to
23 consult with the opposing party, that is, that the substance of the motion pits the sides against each
24 other, is insufficient. Accordingly,
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1 THE COURT HEREBY ORDERS that defendants Williams Brother, Inc., and Peek
2 Construction Company, shall notice Traveler's of their motion and attempt to consult with
3 Travelers regarding the motion on or before February 13, 2012.

4 THE COURT FURTHER ORDERS that a hearing shall be conducted on Travelers'
5 motion for preliminary injunction and defendants' emergency motion for mandatory { 10:00 AM
6 prohibitory preliminary injunctive relief on Wednesday, February 15, 2012, at Courtroom 6B.

7 THE COURT FURTHER ORDERS that Travelers may file a written response to
8 defendants' motion before the hearing, if it so wishes.

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10 Dated this 9 day of February, 2012.

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14 Lloyd D. George
United States District Judge
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